

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#6 K.Cobl 7/12/02

Art Unit

: 3712

Examiner : Jamila O. Williams

Serial No. :

: 09/711,194

Filed Inventors : November 13, 2000

: Casey Norman

: Torquil Norman

Title

: DOLLS CLOTHING AND

: PLAY SET

22469

PATENT TRADEMARK OFFICE

Docket: 1391-CIP-00

Dated: June 10, 2002

TERMINAL DISCLAIMER

Commissioner for Patents Washington, DC 20231

Sir:

RECEIVED
JUN 2 8 2002

Your Petitioner, Guy T. Donatiello, represents that he is patent tourset for Genie Toys, PLC, which is the owner of the entire interest in the above Application Serial No. 09/711,194 filed November 13, 2000 for Genie Toys, PLC as evidenced by an Assignment recorded at Reel 011519, Frame 0114 of the U.S Patent and Trademark Office records, and is also the owner of U.S. Patent No. 6,227,930 issued May 8, 2001 for Genie Toys, PLC as evidenced by an Assignment recorded at Reel 9135, Frame 0115 of the U.S. Patent and Trademark Office records, convenience copies of which are attached. Your petitioner has reviewed the relevant documentary evidence and certifies to the best of his knowledge and belief, that title is in Genie Toys, PLC.

Your Petitioner, on behalf of the patent owner, hereby disclaims the terminal part of any patent to be issued on said application Serial No. 09/711,194 which would extend beyond the expiration date of U.S. Patent No. 6,227,930 and hereby agrees that any patent so granted on the above-identified application shall be enforceable only during such period that the legal title to said application shall be the same as the legal title to U.S. Patent No. 6,227,930, this agreement to run with any patent granted on the above-identified application and to be binding upon the grantee, its successors or assigns.

Your Petitioner does not disclaim any earlier than the expiration date presently shortened by this Terminal Disclaimer, even in the event that said Patent No. 6,227,930 earlier expires for other reasons, such as failure to pay a maintenance fee, invalidity or unenforceability, or is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. §1.321(a), or has all claims canceled by a reexamination certificate, or is otherwise wholly or partially terminated prior to the expiration of its term. If any part of this paragraph should be held to render this Terminal Disclaimer ineffective, then that part shall be deemed to be of no effect.

Respectfully submitted,

Reg. No. 33,167

Conatiello, Patent Counsel

Date: